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09/997,134	11/29/2001	Richard C. Odom	CLG 99-002	3399

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EXAMINER

TSAI, CAROL S W

ART UNIT PAPER NUMBER

2857

DATE MAILED: 10/20/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

09/997,134

Applicant(s)

ODOM ET AL.

Examiner

Carol S Tsai

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 03 September 2003.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-29 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-29 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on \_\_\_\_\_ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892) 4) ☐ Interview Summary (PTO-413) Paper No(s). \_\_\_\_\_
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) ☐ Notice of Informal Patent Application (PTO-152)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) \_\_\_\_\_ 6) ☐ Other: \_\_\_\_\_

### DETAILED ACTION

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

#### *Claim Rejections - 35 USC § 102*

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1-7 are rejected under 35 U.S.C. 102(b) as being anticipated by U. S. Patent No. 5,804,820 to Evans et al.

With respect to claims 1, 2, and 4, Evans et al. disclose a method for determining a property of a material, comprising the steps of: (a) inducing, within said material, gamma radiation comprising energies greater than about 3 MeV (see Abstract, lines 1-7 and col. 8, line 62 to col. 9, line 5); (b) measuring a first gamma ray spectrum and a second gamma ray spectrum resulting from said induced gamma radiation (see (see Abstract, lines 7-8; col. 2, lines 33-65; col. 3, lines 43-55; col. 7, lines 19-49; and col. 10, lines 31-56); and (c) normalizing said first and said second gamma ray spectrum in a first energy region (see Abstract, lines 7-8; col. 2, lines 33-65; col. 7, lines 19-49; and col. 10, lines 31-56); (d) measuring down scatter gamma radiation in a second energy region of said normalized first and second gamma ray spectra ; and (e) determining said property from said measure of down scatter radiation (see Abstract, lines 8-10; col. 2, lines 11-65; col. 3, lines 55-58; col. 4, lines 18-46; and col. 9, line 6 to col. 10, line 46; and col. 12, lines 11-27).

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As to claim 3, Evans et al. also disclose a) said first gamma ray spectrum (near-spaced detector 62 shown on Fig. 2 and near detector 130 shown on Fig. 9) is measured at a first distance from said neutron source; (b) said second gamma ray spectrum (far-spaced detector 84 shown on Fig. 2 and far detector 140 shown on Fig. 9) is measured at a second distance from said neutron source wherein said second distance is greater than said first distance; (c) said first energy region comprises gamma radiation with energy greater than gamma radiation in said second energy region (see Figs. 2 and 9); (d) said second gamma ray spectrum is normalized to said first gamma ray spectrum thereby forming a normalized second gamma ray spectrum; and (e) said property is determined from a difference in said down scatter radiation in said second energy regions of said first gamma ray spectrum and said normalized second gamma ray spectrum (see col. 2, lines 11-65; col. 4, lines 18-46; col. 7, lines 19-49; col. 9, line 6 to col. 10, line 46; and col. 12, lines 11-27).

As to claim 5, Evans et al. also disclose material being earth formation penetrated by a borehole (see Abstract, lines 1-2 and col. 10, lines 31-46).

As to claim 6, Evans et al. also disclose measuring said property as a function of depth within said borehole by conveyance of apparatus along said borehole by means of a wireline (see Fig. 9; Abstract, lines 1-3; and col. 11, lines 49-50).

As to claim 7, Evans et al. also disclose measuring said property as a function of depth within said borehole by conveyance of apparatus along said borehole by means of a drill string (drill string 14 shown on Fig. 1).

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4. Claims 8, 9, 11, 13-16, 18, 19, 21, 24, and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by U. S. Patent No. 3,864,569 to Tittman.

With respect to claims 8, 11, 13, 18, and 19, Tittman discloses an apparatus for measuring a property of a material, comprising: (a) a neutron source (see col. 2, lines 40-41 and col. 3, lines 49-54); (b) a first gamma ray spectrometer displaced from said source at a first axial spacing and which measures a first gamma ray spectrum resulting from gamma radiation induced within said material by said neutron source and (c) a second gamma ray spectrometer displaced from said source at a second axial spacing and which measures a second gamma ray spectrum resulting from said gamma radiation induced within said material by said neutron source (see col. 2, lines 42-56 and col. 3, line 65 to col. 4, line 53); and (d) a processor for (i) normalizing said second gamma ray spectrum to said first gamma ray spectrum in a first energy region thereby creating a normalized second gamma ray spectrum and (ii) combining said first gamma ray spectrum with said normalized second gamma ray spectrum in a second energy region to determine a measure of said property (see col. 2, lines 56-63 and col. 5, line 60 to col. 7, line 7).

As to claim 9 and 21, Tittman also discloses said second spacing is greater than said first spacing (see col. 2, lines 50-51 and col. 4, lines 25-33).

As to claim 14, Tittman also discloses (a) identifying one or more elements within said material from said first gamma ray spectrum and said second gamma ray spectrum (see col. 2, lines 42-56 and col. 3, line 65 to col. 4, line 53); (b) determining lithology of said material from said one or more elements and (c) correcting said measure of bulk density for effects of said lithology of said material (see col. 6, line 36 to col. 7, line 7).

As to claims 15 and 24, Tittman also discloses said material being earth formation penetrated by a borehole (see col. 3, lines 15-25).

As to claims 16 and 25, Tittman also disclose conveying apparatus used to obtain said measure of said property within said borehole by means of a wireline (see col. 3, lines 19-25).

***Claim Rejections - 35 USC § 103***

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 10, 20, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tittman in view of Re. 36,012 to Loomis et al.

As noted above, with respect to claims 10 and 20, Tittman discloses the claimed invention, except for (a) said first energy region ranges from about 3 MeV to about 7 MeV; and (b) said second energy region ranges from about several hundred keV to about 3 MeV.

Loomis et al. teach (a) said first energy region ranges from about 3 MeV to about 7 MeV; and (b) said second energy region ranges from about several hundred keV to about 3 MeV (see col. 8, lines 53-54).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Tittman's method to include (a) said first energy region ranges from about 3 MeV to about 7 MeV; and (b) said second energy region ranges from about several

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hundred keV to about 3 MeV, as taught by Loomis et al., in order that gamma rays emitted by the radioactive material can be detected.

As to claim 22, Tittman discloses said first gamma ray spectrum in said second energy region is subtracted from said normalized second gamma ray spectrum in said second energy region to determine said measure of said property (see col. 2, lines 56-63 and col. 5, line 64 to col. 7, line 7).

Tittman does not disclose (a) said first energy region ranges from about 3 MeV to about 7 MeV; (b) said second energy region ranges from about several hundred keV to about 3 MeV.

Loomis et al. teach (a) said first energy region ranges from about 3 MeV to about 7 MeV; (b) said second energy region ranges from about several hundred keV to about 3 MeV (see col. 8, lines 53-54).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Tittman's method to include (a) said first energy region ranges from about 3 MeV to about 7 MeV; (b) said second energy region ranges from about several hundred keV to about 3 MeV, as taught by Loomis et al., in order that gamma rays emitted by the radioactive material can be detected.

7. Claims 12, 17, 23, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tittman in view of U. S. Patent No. 5,767,510 to Evans.

As noted above, with respect to claims 12 and 23, Tittman discloses the claimed invention, except for said neutron source comprises Californium-252.

Evans teaches said neutron source comprises Californium-252 (see col. 9, line 65 to col. 10, line 1).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Tittman's method to include said neutron source comprises Californium-252, as taught by Evans, in order to emit fast neutrons.

As to claims 17 and 26, Tittman does not disclose conveying apparatus used to obtain said measure of said property within said borehole by means of a drill string.

Evans teaches conveying apparatus used to obtain said measure of said property within said borehole by means of a drill string (drill string 20 shown on Fig. 1).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Tittman's method to include conveying apparatus used to obtain said measure of said property within said borehole by means of a drill string, as taught by Evans, in order that the density of drilling fluids passing between the source and detector can be measured.

8. Claims 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over U. S. Patent No. 3,864,569 to Tittman in view of Re. 36,012 to Loomis et al.

With respect to claims 27-29, Tittman discloses a method for determining bulk density of an earth formation penetrated by a borehole, the method comprising the steps of: (a) inducing gamma radiation within said formation by means of a neutron source (see col. 2, lines 42-49 and col. 3, line 65 to col. 4, line 8); (d) measuring gamma ray counts resulting from said induced gamma radiation in said low energy window at a second axial spacing from said neutron source,



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wherein said second spacing is greater than said first axial spacing and (e) measuring gamma ray counts resulting from said induced gamma radiation in said high energy window at said second axial spacing (see Fig. 3; col. 2, lines 42-56; and col. 3, line 65 to col. 4, line 53); (f) computing a normalization factor by dividing said gamma ray counts measured at said first spacing in said high energy window by said gamma ray counts measured at said second axial spacing in said high energy window; (g) computing a normalized gamma ray count for said low energy window at said second axial spacing by multiplying said normalization factor by said gamma ray counts measured in said low energy window at said second axial spacing; (h) computing a low energy window count difference by subtracting said gamma ray count measured at said first axial spacing in said low energy window from said normalized gamma ray count; (i) correcting said low energy window count difference for effects of formation lithology to form a corrected low energy window count difference; and (j) determining said bulk density from said lithology corrected low energy window count difference using a predetermined functional relationship (see col. 2, lines 56-63 and col. 5, line 60 to col. 7, line 7).

Tittman does not disclose (b) measuring gamma ray counts resulting from said induced gamma radiation in a low energy window extending from about several hundred keV to about 3 MeV at a first axial spacing from said neutron source; (c) measuring gamma ray counts resulting from said induced gamma radiation in a high energy window extending from about 3 MeV to above 7 MeV at said first axial spacing.

Loomis et al. teach (b) measuring gamma ray counts resulting from said induced gamma radiation in a low energy window extending from about several hundred keV to about 3 MeV at a first axial spacing from said neutron source; (c) measuring gamma ray counts resulting from

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said induced gamma radiation in a high energy window extending from about 3 MeV to above 7 MeV at said first axial spacing (see col. 8, lines 53-54).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Tittman's method to include (b) measuring gamma ray counts resulting from said induced gamma radiation in a low energy window extending from about several hundred keV to about 3 MeV at a first axial spacing from said neutron source; (c) measuring gamma ray counts resulting from said induced gamma radiation in a high energy window extending from about 3 MeV to above 7 MeV at said first axial spacing, as taught by Loomis et al., in order that gamma rays emitted by the radioactive material can be detected.

### *Response to Arguments*

9. Applicant's arguments with respect to claims 17 and 26 have been considered but are moot in view of the new ground(s) of rejection.

10. Applicant's arguments filed 09/03/2003 have been fully considered but they are not persuasive.

Applicants argue that Evans et al. do not disclose inducing gamma radiation in the Abstract. The Examiner disagrees with Applicants. Evans et al. do disclose gamma radiation in the Abstract (see Abstract, lines 1-7; Apparatus for determining the density of underground formations surrounding a borehole, such as a wireline logging tool or a logging-while-drilling tool, includes a **neutron source for irradiating the formations from within the borehole and at least one detector which detects neutrons and gamma rays in the borehole resulting from the irradiation of the formations with neutrons**). In addition, in claim 1, Applicants also

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indicate that gamma ray spectrum results from the induced gamma radiation (see (b) measuring a first gamma ray spectrum and a second **gamma ray spectrum resulting from said induced gamma radiation**).

Applicants argue that Evans et al. do not teach or suggest normalization of a first and a second gamma ray spectrum. The Examiner disagrees with Applicants. As set forth above, Evans et al. do disclose normalization of a first (see col. 2, lines 33-34, The normalized intermediately-spaced epithermal neutron detector output and the normalized far-spaced detector output are combined) and a second gamma ray spectrum (see col. 7, lines 47-49; The output of the near detector 62 may then be used to normalize other detector outputs for source strength fluctuation).

Applicants argue that Evans et al. do not disclose determining said property from said measure of down scatter radiation. As set forth above, Evans et al. do disclose determining said property from said measure of down scatter radiation (see Abstract, lines 8-10; col. 2, lines 11-65; col. 3, lines 55-58; col. 4, lines 18-46; and col. 9, line 6 to col. 10, line 46; and col. 12, lines 11-27; The gamma rays can be produced by either inelastic scattering or thermal capture. Gamma rays from either type of interaction can be used as a secondary source of gamma rays for a density measurement.).

Applicants argue that the detector 62 in Evans et al. is a neutron detector (see col. 7, lines 1-79) and could not yield a first gamma ray spectrum. The Examiner disagrees with Applicants. The detector 62 in Evans et al. is gamma ray detector (see col. 7, lines 1-79) and can yield a first gamma ray spectrum (see col. 7, lines 50-50-54; Located longitudinally adjacent to the **near-spaced detector 62 is a plurality or array of detectors 66a, 66b, 66c and 66d**. The array includes at least one, and preferably more than one, epithermal neutron detector and at

**least one gamma ray detector).**

Applicants argue that Tittman does not disclose a neutron source to induce gamma radiation. The Examiner disagrees with Applicants. As set forth above, Tittman does disclose a neutron source to induce gamma radiation source (see col. 2, lines 40-41 and col. 3, lines 49-54; The pad 16 contains a gamma ray source 21 which may be a cesium 137 (Cs.sup.137) source of one and one-half curies strength. Gamma rays emitted from this source have an energy of about 660 KEV). In addition, it is well known in the art that the radioactive materials in each source can be of any suitable type; for example, in running a gamma ray-gamma ray log to determine the density of the adjacent formation, the source of gamma rays can be cesium-137, and for neutron logging, say, to determine porosity, the preferred source of neutrons is californium-252, because of its relatively high specific activity. Additionally, it is also well known in the art that a cesium-137 is a neutron source.

Applicants argue that combination of Tittman and Loomis et al. is not technically possible since the Tittman uses a gamma ray source (preferably  $^{137}\text{Cs}$ ) with a maximum energy of about 0.660 MeV, thus measurements in an energy region between 3 MeV and 7 MeV would be null and meaningless. The Examiner disagrees with Applicants. Since it is well known in the art that the radioactive materials in each source can be of any suitable type, for example, in running a gamma ray-gamma ray log to determine the density of the adjacent formation, the source of gamma rays can be cesium-137, and for neutron logging, say, to determine porosity, the preferred source of neutrons is californium-252, because of its relatively high specific activity; therefore to implement Tittman's source from cesium-137 to californium-252 in order to determine property with a relatively high specific activity is technically possible.

Applicants' argument described at page 7, paragraphs 5 and 6 indicates that combination of Tittman and Evans is traversable because there is no teaching or motivation in the prior art to suggest the use of the neutron source of Evans' 510 in a logging system designed to use a gamma ray source. The Examiner disagrees with Applicants. As set forth above, Evans et al. do disclose a neutron source. In addition, It is well known in the art that the radioactive materials in each source can be of any suitable type; for example, in running a gamma ray-gamma ray log to determine the density of the adjacent formation, the source of gamma rays can be cesium-137, and for neutron logging, say, to determine porosity, the preferred source of neutrons is californium-252, because of its relatively high specific activity.

11. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., to operate in a bore during the drilling of the borehole and also after the borehole has been drilled) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

#### ***Contact Information***

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Carol S. Tsai whose telephone number is (703) 305-0851. The examiner can normally be reached on Monday-Friday from 7:30 AM to 4:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marc S. Hoff can be reached on (703) 308-1677. The fax number for TC 2800 is (703) 308-7382. Any inquiry of a

general nature or relating to the status of this application or proceeding should be directed to the TC 2800 receptionist whose telephone number is (703) 308-1782.

In order to reduce pendency and avoid potential delays, Group 2800 is encouraging FAXing of responses to Office actions directly into the Group at (703) 308-7382. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into Group 2800 will be promptly forwarded to the examiner.



Carol S. W. Tsai  
Patent Examiner  
Art Unit 2857

10/01/03